



## IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

California:
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U2 HOME ENTERTAINMENT, INC.,	Case No. 07-CIV- 8 295
Plaintiff(s)	Bond for Order of Seizure and Impoundment
vs.	
NEW MELODY MUSIC, INC. and KAI CAN WANG Defendant(s)	
KNOW ALL BY THESE PRESENTS:	
That we, U2 HOME ENTERTAINMENT, 1	INC.,
	ncipal, and CONTRACTORS BONDING AND INSURANCE COMPANY, a ly unto THE ABOVE NAMED DEFENDANT(s) jointly
rum of TEN-THOUSAND AND NO/100	as Obligee in the penal dollars (\$ 10,000.00 ),
WHEREAS, the Principal has commenced infringement of copyright; and WHEREAS, said court has ordered the coircust.	I an action in the above-referenced United States District Court for the
WHEREAS, the Principal has commenced infringement of copyright; and WHEREAS, said court has ordered the seizur he violation of the copyright owners' exclusive rights through 13 of the Rules of Copyright Practice and Principal 13 of the Rules of Copyright Practice and Principal 13 of the Rules of Copyright Practice and Principal 13 of the order is conditioned that the lamages that may be incurred or suffered by any party NOW, THEREFORE, THE CONDITION OF ction, the Principal or Surety shall pay all costs that	I an action in the above-referenced United States District Court for the re of merchandise that infringes Principal's copyrights and trademarks, used in all in accordance with section 503(a), Title 17, United States Code and Rules recedure promulgated by the Supreme Court of the United States; and the Principal file a good and sufficient bond for the payment of such costs or who is found to be wrongfully restrained;  THIS OBLIGATION IS SUCH, that if the obligee recovers judgment in said
WHEREAS, the Principal has commenced infringement of copyright; and WHEREAS, said court has ordered the seizur he violation of the copyright owners' exclusive rights through 13 of the Rules of Copyright Practice and Principal 13 of the Rules of Copyright Practice and Principal or suffered by any party whereas that may be incurred or suffered by any party NOW, THEREFORE, THE CONDITION OF ction, the Principal or Surety shall pay all costs that any sustain by reason of said order of seizure upon parfect.  PROVIDED, HOWEVER, that the Surety's lies.	If an action in the above-referenced United States District Court for the re of merchandise that infringes Principal's copyrights and trademarks, used in all in accordance with section 503(a), Title 17, United States Code and Rules recedure promulgated by the Supreme Court of the United States; and the Principal file a good and sufficient bond for the payment of such costs or who is found to be wrongfully restrained;  THIS OBLIGATION IS SUCH, that if the obligee recovers judgment in said may be awarded to the said obligee and all the damages which said Obligee yment, then this obligation shall be void; otherwise to remain in full force and
WHEREAS, the Principal has commenced infringement of copyright; and WHEREAS, said court has ordered the seizur he violation of the copyright owners' exclusive rights through 13 of the Rules of Copyright Practice and Principal 13 of the Rules of Copyright Practice and Principal 13 of the Rules of Copyright Practice and Principal amages that may be incurred or suffered by any party  NOW, THEREFORE, THE CONDITION OF Stion, the Principal or Surety shall pay all costs that ay sustain by reason of said order of seizure upon payfect.  PROVIDED, HOWEVER, that the Surety's liand set forth herein, and any payment by the Surety id.	If an action in the above-referenced United States District Court for the re of merchandise that infringes Principal's copyrights and trademarks, used in all in accordance with section 503(a), Title 17, United States Code and Rules recedure promulgated by the Supreme Court of the United States; and the Principal file a good and sufficient bond for the payment of such costs or who is found to be wrongfully restrained;  THIS OBLIGATION IS SUCH, that if the obligee recovers judgment in said may be awarded to the said obligee and all the damages which said Obligee yment, then this obligation shall be void; otherwise to remain in full force and
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WHEREAS, the Principal has commenced infringement of copyright; and WHEREAS, said court has ordered the seizur he violation of the copyright owners' exclusive rights through 13 of the Rules of Copyright Practice and Principal 13 of the Rules of Copyright Practice and Principal or Surfered by any party NOW, THEREFORE, THE CONDITION OF Ction, the Principal or Surety shall pay all costs that any sustain by reason of said order of seizure upon payifiect.  PROVIDED, HOWEVER, that the Surety's liable set forth herein, and any payment by the Surety in id.  GNED AND SEALED this	If an action in the above-referenced United States District Court for the re of merchandise that infringes Principal's copyrights and trademarks, used in all in accordance with section 503(a), Title 17, United States Code and Rules recedure promulgated by the Supreme Court of the United States; and are Principal file a good and sufficient bond for the payment of such costs or who is found to be wrongfully restrained;  THIS OBLIGATION IS SUCH, that if the obligee recovers judgment in said may be awarded to the said obligee and all the damages which said Obligee yment, then this obligation shall be void; otherwise to remain in full force and ability hereunder is limited, singly, or in the aggregate, to the penal sum of the to any party hereunder shall reduce and exonerate the bond to the full extent that of SEPTEMBER.  1. This obligation is a sum of the aggregate, to the penal sum of the said oblige and all the damages which said Obligee and ability hereunder is limited, singly, or in the aggregate, to the penal sum of the said only party hereunder shall reduce and exonerate the bond to the full extent that of the said oblige.
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## LIMITED POWER OF ATTORNEY

Not Valid for Bonds Executed On or After: Power of Attorney Number:

CE8232

MARCH 23RD, 2008

## READ CAREFULLY - to be used only with the bond specified herein

Only an unaltered original of this Power of Attorney document is valid. A valid original of this document is printed on gray security paper with black and red ink and bears the seal of Contractors Bonding and Insurance Company (the "Company"). The original document contains a watermark with the letters "cbic" embedded in the paper rather than printed upon it. The watermark appears in the blank space beneath the words "Limited Power of Attorney" at the top of the document and is visible when the document is held to the light. This document is valid solely in connection with the execution and delivery of the bond bearing the number indicated below, and provided also that the bond is of the type indicated below. This document is valid only if the bond is executed on or before the date indicated above.

KNOW ALL BY THESE PRESENTS, that Contractors Bonding and Insurance Company (CBIC), does hereby make, constitute and appoint the following: KATHY BARTLOW, its true and lawful Attorney(s) in fact with full power and authority hereby conferred, to sign, execute, acknowledge and deliver for and on its behalf as Surety, any of the following bonds:  (1) BONDS FOR NOTARY PUBLIC WITH A MAXIMUM PENAL SUM OF \$15,000.00  (2) COURT AND FIDUCIARY BONDS WITH A MAXIMUM PENAL SUM OF \$100,000.00  (3) ERISA BONDS WITH A MAXIMUM PENAL SUM OF \$100,000.00  EXCLUSIONS:- THIS POWER OF ATTORNEY BOES NOT APPLY TO (1) BAIL BONDS  (2) ANY BOND IN FAVOR OF THE UNITED STATES OF AMERICA (3) GUARDIAN OR  CONSERVATORS BONDS (4) DEFENDANT'S COURT BONDS INCLUDING SUPERSEDEAS, APPEAL,  AND STAY OF EXECUTION, AND (5) ANY CONSTRUCTION CONTRACT BONDS INCLUDING,															
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## CERTIFICATE

I, the undersigned secretary of Contractors Bonding and Insurance Company, a Washington corporation, DO HEREBY CERTIFY that this Power of Attorney remains in full force and effect and has not been revoked, and, futhermore, that the resolutions of the Board of Directors set forth on the reverse are now in full force and effect.

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	Signed	and sealed	this	13TH	day of SE	PTEMBER	2007
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4.60.4.1						R. Kir	k Eland, Secretary
	7	CRIC - 10	113 Valle	v Street . Pi	0 Boy 0271	Seattle, WA	09166 6271

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